

USA Super PAC

The National Building, 1 South 6th Street, Terre Haute, IN 47807-3510
Chairman James Bopp, Jr jboppjr@aol.com 812-232-2434

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Christopher Morse
Senior Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission
Washington, D.C. 20463

Re: Amended July Quarterly Report

November 26, 2012

Dear Mr. Morse,

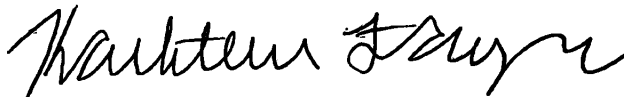
This letter is to clarify the amendments made to our July 2012 quarterly report.

First, I mistakenly omitted \$34,400.00 of federal operating expenditures from the original July 2012 Quarterly report. I did not know that PACs were required to disclose all operating expenditures. I thought only independent expenditures had to be reported to the FEC. As soon as I discovered that I had omitted disbursements from line 21(b) I immediately amended the July 2012 quarterly report.

Second, to clarify the itemized disbursement "Consulting", I meant a fee paid for management of independent expenditures, legal compliance and reporting. For "Fundraising", I meant payment for raising funds for the USA Super PAC. For "Reimbursable Expenses", I meant payment for Fed Ex costs the Bopp Law Firm had paid on behalf of the USA Super PAC.

I hope that this additional information satisfies your questions about our amended July 2012 quarterly report. Please contact me if you need any further information.

Sincerely,



Kathleen G. Flanagan
Treasurer
ID #: C00518217

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